IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

PATENT APPLICATION

PAT-252 9/03

							'n	APPLICATION
In re: P	ATEN	Γ APPLICATIO	N of:	Group Art U	Init	2653		
Invento		NAKAJO		Examiner:		Aristotelis Psi		1 *****
Appln.		·09	249,660	Atty. Dkt.		51270-245595	<u>, </u>	H7100
		eries Code 1	Serial No. 个	- I		С-М		Client Ref
Filed:		ry 12, 1999	RDING TECHNIQUE	R RCE	DO	NOT USE FOR	PRC	OVISIONAL.
Title:		BLE OF FORMIN				ISIONAL, CIP		
			RED ON TRACK	E	API	PLICATIONS, C)R R	EEXAMINATION OF
		SERVO-BALANC			PAT	TENTS		
		NIQUE FOR OPT RDING	ICAL DISK					
Mail S	top RCI		OIP					DECENTER
		sioner for Patents	; /	' <u>``</u>	Dat	e: J	uly 2	9, 2RECEIVED
PO Bo			AUG 0 2	2004				AUG 0 9 2004
Alexar	ndria, V	A 22313-1450	P					AOU O J LOUT
Sir:			The same	07				Technology Center 26
, ,		REQUEST	FOR CONTINUED	EXAMINATI	ON ((RCE) UNDER	RU	••
/ :		<u>ILLQ ODST</u>	z ok odriża, cza					
•	Please	continue the exa	amination of this appl	lication.				•
			PR	EREQUISITE	S			
This application was filed on/after June 8, 1995, is not abandoned, and no court action has been filed, or if								
	filed, it has been terminated.							
An issue fee <u>has not been</u> paid (<u>unless</u> a petition under Rule 313(c)(2) is also being filed see item 4 below).								
Prosecution has been closed as defined in Rule 114(b).								
Reply to any outstanding action must be enclosed or previously filed.								
This application is entitled under Rule 114 to withdrawal of any outstanding finality or of any allowance plus a new								
action by the Examiner. Consideration on the merits of each submission (e.g., IDS, Amendment, new arguments, new								
evidence, but not appeal/reply briefs themselves) filed herewith is respectfully requested.								
Please consider the following before the next Official Action:								
1. Please ⊠ enter ☐ do not enter the Amendment filed								
2. The enclosed new Amendment								
3. Consider the arguments in the appeal brief filed and reply brief filed								
 4. The issue fee has been paid, but this RCE is based on Rule 313(c)(2). See enclosed petition. 5. The enclosed Information Disclosure Statement 								
J.	i ine en			Cited Appln		☐ Forei	en Se	earch Report/OA
☐ IDS Letter ☐ Cited Appln ☐ Foreign Search Report/OA ☐ PTO-1449 ☐ Cited Documents								
6.] Please	suspend action v	ınder Rule 103(c) for	a period of	mon	ths (3 mos. Max	x) for	r which charge the
	require	d \$130 fee (fee o	code 1808) to our Dep	posit Account (s	see b	elow).		#110 <i>/#E5</i>
7. Pe	tition is	hereby made to ex	tend the original due de PLEASE CHARGE	ate of April 29, 20	004 to	o cover (1	mo) mos)	
		s Request is filed. count (see below)		me requisite ree t	O Out		mos)	7 1 1
8. PI	LEASE	CHARGE the I	Rule 17(e) (RCE) filir	ng fee of 🖂 \$	770 (
			ee due now or later to		Ì			ing fee Cannot be deferred!
		No. 16-1805 und		_	5			QUIRED unless you are
			C#	# M #				2 Amendment in which case
						cover this with F	'A I - 1	20.
Pillsbury Winthrop LLP 108/03/2004 CCHAU1 00000072 09249660								
			Intellectual Prope	erty Group		01 FC:1801		770.00 OP
	uth Figu	eroa Street, Suite	By Atty:	ger R. Wise			o Ni	o. 31204
2800 Los Ar	ngeles C	A '90017-5406	RO	ger wise		Re	5. INC). <u>J1404</u>
LOS AI	igeies, C	A 7001/*J400	Sig:	Xxand.	Y	Al Fax	c: ((213) 629-1033
(213) 4	188-7100)		THE REAL PROPERTY OF THE PARTY		Tel	,	213) 488-7584

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